ever, that no such modification or alteration shall be made, without the censent of the registered own-er hereof, which will (a) affect the right of the registered owner hereof is receive payment of the principal of, or interest or premium (if any) on, this bond, or to institute suit for the enforcement of any such payment on or after the respective due dates expressed herein, or (b) otherwise than as permitted by said indenture, permit the creation of any lien ranking prior to or on a parity with the lien of said indenture with respect to any property covered thereby, or deprive any headholder of the security afforded by the lien of said indenture, or (c) vehice the percentage of the principal amount of the bonds required to authorize any such modification or alteration.

pany shall have on deposit with the Trustee in trust for the purpose, on the date when this bond is so the, hands sufficient to pay the principal of this bond (and premium, if any), together with all inter-est the theyron to the date of minurity of this bond or to the date fixed for the redemption thereof, for the use and bondit of the registered owner hereof, then all hability of the Company to the reg-stered unner of this hand for the payment of the principal thereof and interest thereon (and pre-mium, if any), shall for the payment of the principal thereof and interest thereon (and pre-mium, if any), shall for the payment of the principal thereof and interest thereon (and pre-mium, if any) shall for the the payment of the principal thereof and interest thereon (and pre-mium, if any) shall for the payment of the principal thereof and interest thereon (and pre-mium, if any) shall for the payment of the principal thereof and interest thereon (and pre-mium, if any) shall for the payment of the principal thereof and interest thereon (and pre-mium, if any) shall for the payment of the principal thereof and interest thereon (and pre-mium, if any) shall for the payment of the principal thereof and interest thereon (and pre-mium, if any) shall for the payment of the principal thereof and interest thereon (and pre-mium, if any) shall for the payment of the principal thereof and interest thereon (and pre-mium, if any) shall be any lien or benefit of sail indenture.

may become or he dedured due tions provided in said Indenture

In case an event of default as defined in said Instenture shall occur, the principal of this bond become or he defined due and payable in the manaer, with the effect and subject to the condi-

The First Mortgage Bonds, 91%% Series due 2000, may be redeemed prior to metarity, in whole at any time or in part from time to time, at the option of the Company, at the redemption prices set forth below under the beading "General Redemption Price," and are also subject to redemption for purposes of the replacement find, the terms and provisions of which are set forth in said Eleventh Supplemental Indenture, and by the application (whether at the direction of the Company or otherwise) of cash included in the trust estate (with certain exceptions), at the redemption prices, expressed in par-or cash included in the trust estate (with certain exceptions), at the redemption prices, expressed in par-or cash included in the principal amount of the bonds to be redeemed and in every case plus accrued interast on the redemption date, are as follows:

provided, howeve due 2000, may be i	1985	1984	1953	1982	ISBI	1980	1979	1978	1977	1976	1975	1974	1973	1972	1971	11 Accurement During 12 Months' Period Ending May 31
r, that prior to J redeemed at the op	105,12	105,46	. 105.81	106.15	106,49	106.83	107.17	107.51	107.85	108.19	108.54	108.88	109.22	109.56	09.90	Ceneral Redemption Price*
June 1, 1975, nor option of the Comp	100.63	100.65	100.67	100.65	100.69	100.70	100.72	100.73	100.73	100.74	100.75	100.78	100.76	100.77	100.77	Special Redemption Price
oe of the First J any through a re	2000	1999	- Steel	1997 -	1996	1995	1994	+ 1993	1992	1991	0661	1989	1968	1987	1996	If Bedeemed During 12 Months Period Ending May 31
Mortgage Bonds, funding, directly ,	100.00	· · · 100.35,	69'001	101.03	101,37	101.71	102.05	102.39	10273	103.0S	103,42	103.76	104.10	101.41	104.75	Ceneral Bridemptinat Price
945 °C Series ar indirectly,	• 00.001	10014	Tro on	100.25	100.30	100.35	100.39	- 100-43	100 46	100.49	100.52	100.55	100.57	100.59	100.61	Special Referentions

by on an another or the meaning of any new which has an interest cas fined in said Eleventh Supplemental Indenture) less than 9.175¢ per annum.

Notice of any redemption of bonds of the aforesaid Series shall be given by mailing, postage pro-paid, at least 30 days and not more than 60 days prior to the redemption date, to the holders of all such bonds to be redeemided at the addresses that shall appear upon the registry book thereof, all as more fully provided in said Indenture and Eleventh Supplemental Indenture. Notice of redemption hav-ing been duly given, the bonds called for redemption shall become due and payable upon the restemp-tion date and, if the redemption price shall have been deposited with the Trustee, interest thereof shall have been deposited with the Trustee and notice of redemption shall have been delaption given up ro-siant herefor made, such bonds shall no longer be entitled to any lien or benefit of said Indenture

In the event that this bond shall not be presented for payment when the principal thereof be res due, either at maturity or otherwise or at the date fixed for the redemption thereof, and the Com-

cuted in the name by the minimal or facinatic signature of its President or one of its Vine-Presidents, and its relevants scal to be impressed or imprinted hereon and attested by the manual or face-inde-signature of its Sperchary or one of its Assistant Spercharks. In WINNAS WHEREOF, KANKAS CITY POWER & LIGHT CONTROL has caused this band to be exe-

KANSAS CITY POWEL & LEAT COMPANY

This bond shall not be valid or become obligatory for any purpose unless and until the certificate authentication largeon shall have been given under such the Trustee or its successor in trust under such

This bond is transferable by the registered owner level in person or by attorney duly authors task in writing, at the principal office of the Triptice in the City of Chicago, Illinois (or at the prin-equal office of any encreasor in trast), or athle office or agency of the Company in the Bardigho d'an-nary such transfer a new registered band without componer and concellation of this bond, and upon another will be issued to the transferre in exchange heritor and bands of this series may, at the op-trusts), or at side office or figures of the Campany heritor and bands of this series may, at the op-trusts), or at side office or figures of the Campany heritor and bands of the same principal diverse in grangenetic principal amount of other antesian documinations, all without service charge of the same tiggregate principal amount of other authorized documinations, all without service charge (avcept/for any stamp tax'or other government) change). The Company and, the Trustees may deem and Inext the person in whose mame this bond is registered as the absolute owner hereof for the purpose of receiving payment and for all other purposes, and neither the Company nor the Trustees shall be affected by any notice to the contrary.

No recourse shall be had for the proment of the principal of, premium (if any), or the interest on, this bond, or for any claim based hereon or otherwise in respect hereof or of said Indenture or any indenture supplemental thereto, against any incorporator, stockholder, director, or officer, past arrest orfuture, of the Company or of any predocessor or successor comporation, as such, either directly or through the Company or any any predocessor or successor comporation, whether by virtue of any constitution, statute or rule of law, or by the enforcement of any assessment or premally or discrists, all such liability of incorporators, liquidables, directures and officers being waited and enforcement denses being waited and related the terms of sucl and the consideration for released by every avoid hereof by the acceptatice of this fourt and as part of the consideration for the issue hereof, and liquing likewise waited also relayed by the terms of sual Indenture.